IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA)
vs.) CR 4-91-01
ARLANDO CHEPEL CROWE,))
Defendant.)
	<u>ORDER</u>
AND NOW, this _	day of May, 2007, upon
Granting the Government's Rule 3	o) motion;
IT IS HEREBY O	ERED that the sentence imposed on February 2, 20

IT IS HEREBY ORDERED that the sentence imposed on February 2, 2006 in the above captioned cases shall be amended to reflect a **total term of imprisonment of**100 months with credit for anytime served.

In addition, it is recommended that the defendant be incarcerated some place other than FCI McKean but as close to Cleveland, OH as possible.

In all other respects, the sentence stands as originally imposed.

Donetta W. Ambrose

Chief United States District Judge

cc: All Counsel of Record US Marshal US Probation

Bureau of Prison